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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/647,725	08/25/2003	John F. Duff	BTO135USPT02 2168	
23403 7590 11/15/2007 SHERRILL LAW OFFICES 4756 BANNING AVE			EXAMINER	
			LIN, JASON K	
SUITE 212 WHITE BEAR LAKE, MN 55110-3205			ART UNIT	PAPER NUMBER
		•	2623	
			MAIL DATE	DELIVERY MODE
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)			
Office Action Summary		10/647,725	DUFF ET AL.			
		Examiner	Art Unit			
		Jason K. Lin	2623			
Period fo	The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address			
	ORTENED STATUTORY PERIOD FOR REPLY	/ IS SET TO EYDIDE 2 MONTH/	S) OP THIRTY (30) DAYS			
WHIC - Exter after - If NC - Failu Any	CHEVER IS LONGER, FROM THE MAILING DA nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. o period for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)🖂	Responsive to communication(s) filed on 19 September 2007.					
2a)⊠	This action is FINAL . 2b) ☐ This action is non-final.					
3) 🗌	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Dispositi	ion of Claims					
4)⊠	4)⊠ Claim(s) <u>1-5,7-18,25 and 26</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)	5) Claim(s) is/are allowed.					
•	☑ Claim(s) <u>1-5,7-18,25 and 26</u> is/are rejected.					
	Claim(s) is/are objected to.					
8)[_]	Claim(s) are subject to restriction and/or	r election requirement.				
Applicati	ion Papers					
9)	The specification is objected to by the Examine	r.				
10)⊠ The drawing(s) filed on <u>05 August 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.			
Priority (under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
- 3	see the attached detailed Office action for a list	or the certified copies not receive	su.			
Attachmen	t(s)					
1) Notice	ce of References Cited (PTO-892)	4) Interview Summary				
	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P				
	er No(s)/Mail Date	6) Other:				

Art Unit: 2623

DETAILED ACTION

1. This office action is responsive to amendment of application No. 10/647,725 filed on 09/19/2007.

Claims 1-5, 7-18, 25 and 26 are pending and have been examined.

Response to Arguments

2. Applicant's arguments with respect to claim 1-5, 7-18, 25 and 26 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-5, 7-12, 14-18, 25, and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Del Castillo (US 6,742,188) in view of Chen (EP 0 952,734 A2).

Consider **claim 1**, Del Castillo teaches a device for providing human perceptible indicia (Col 8: lines 61-66 teach each controlled device includes a speech synthesizer, speaker, servo motors, and may include light and heat sources. *These are all human perceptible characteristics*) in synchronization with a video program (Col 6: lines 48-55), the device comprising:

Application/Control Number: 10/647,725 Page 3

Art Unit: 2623

(a) a base station (90, Fig.6), housing:

- (i) a communication port adapted to receive a video input signal of the video program (video data detector 91 Fig.6; Col 15: lines 26-28);
- (ii) a central processing unit in communication with the communication port (Col 15: lines 22-26 teaches that the components of the wireless modulator 90 Fig.6 {base station} may be implemented in hardware, software, or a combination of hardware and software. *In the case of software or combination of hardware and software, a processor is used.* Col 15: lines 46-51), said central processing unit detecting data embedded in the video input signal (Col 15: lines 26-36); and
- (iii) a wireless transmitter module in communication with the central processing unit (RF transmitter 96, antenna 98 Fig.6; Col 15: lines 22-26);
- (b) a plurality of wireless receiver units remote from said base station (Col 7: lines 2-6, 13-15, 30-35 teaches multiple wireless receiver units. Col 8: lines 46-51 teaches the many different types of devices that can be used with this system);
- (d) indicia attached to each wireless receiver unit (Col 9: lines 1-9 teaches in response to the control data from the controller, servos are actuated, input to speech is provided, and any of the end effectors of the device are actuated);
- (e) wherein said central processing unit transmits detected data translated as necessary to effect communication with each wireless receiver unit, through

Art Unit: 2623

the wireless transmitter module (Col 15: lines 26-51), and the indicia attached to each wireless receiver unit is selectively activated in response to data received from the control processing unit (Col 8: lines 8-20; Col 9: lines 2-9; Col 16: lines 33-46).

Del Castillo does not explicitly teach (c) an interface device in individual communication with each wireless receiver unit for allowing user input of selection criteria directly into each wireless receiver unit separate and independent from any selection criteria input into the central processing unit or into other wireless receiver units; and

the indicia attached to each wireless receiver unit is selectively activated in response to data received from the control processing unit based upon selection criteria input into each wireless receiver unit by a user.

In an analogous art Chen teaches, an interface device (120 – Fig.1) in individual communication with each wireless receiver unit for allowing user input of selection criteria directly into each wireless receiver unit separate and independent from any selection criteria input into the central processing unit or into other wireless receiver units (Paragraph 0021-0022, 0036-0037); and

the indicia attached to each wireless receiver unit is selectively activated in response to data received from the control processing unit based upon selection criteria input into each wireless receiver unit by a user (Paragraph 0021, 0035; Paragraph 0022, 0036-0037).

Art Unit: 2623

Therefore, it would have been obvious to a person of ordinary skill in the art to modify Del Castillo's system to include an interface device in individual communication with each wireless receiver unit for allowing user input of selection criteria directly into each wireless receiver unit separate and independent from any selection criteria input into the central processing unit or into other wireless receiver units; and the indicia attached to each wireless receiver unit is selectively activated in response to data received from the control processing unit based upon selection criteria input into each wireless receiver unit by a user, as taught by Chen, for the advantage of enabling personal viewing or experience specifically selected for that individual (Chen - Paragraph 0016), providing a more scintillating experience further tailored user's needs.

Consider claim 2, Del Castillo and Chen teach a storage device having a stored program in communication with said central processing unit, said stored program executing upon detection of the data embedded in the video input signal by said central processing unit (Del Castillo - Col 8: lines 27-40, col 9: lines 24-31 teaches programs running on a personal computer and microprocessor based systems, which are evidence of a storage device for storing these programs. Col 15: lines 22-26 also teaches that the components of the wireless modulator 90 – Fig.6 may be implemented in hardware, software, or a combination of hardware and software).

Art Unit: 2623

Consider **claim 3**, Del Castillo and Chen teach a read-only-memory having a stored program in communication with the central processing unit, said stored program executing upon detection of the data embedded in the video input signal by said central processing unit (Del Castillo - ROM 24 – Fig.2; Col 11: lines 58-60, col 16: lines 21-24. See also the rejection w/r to claim 2).

Consider **claim 4,** Del Castillo and Chen teach a random-access-memory in communication with the central processing unit and allowing for temporary storage of instructions or data by the central processing unit (Del Castillo - RAM 25 – Fig.2; Col 11: lines 58-60, Col 16: lines 21-24. See also the rejection w/r to claim 2).

Consider **claim 5**, Del Castillo and Chen teach a read-only-memory (Del Castillo - ROM 24 – Fig.2), a random-access-memory (Del Castillo - RAM 25 – Fig.2), a storage device (Del Castillo - hard disk 27 – Fig.2) and a bus (Del Castillo - system bus 23 – Fig.2), each of said read-only-memory, random-access-memory and storage device communicating with the central processing unit (Del Castillo - 21 – Fig.2) through said bus (Del Castillo - Fig.2, See rejection w/r to claim 2).

Consider **claim 7**, Del Castillo and Chen teach wherein each said wireless receiver unit (Del Castillo - Col 7: lines 4-6 teaches multiple receivers. Controlled

Art Unit: 2623

device 60 – Fig.7) includes a second central processing unit (Del Castillo - microprocessor, Col 16: lines 20-21).

Consider **claim 8**, Del Castillo and Chen teach wherein each said wireless receiver unit includes a storage device (Del Castillo - RX data buffer 65 – Fig.7) having a stored program (control data), said storage device in communication with said second central processing unit and executing upon detection of the data embedded in the video stream by the central processing unit of the base station (Del Castillo - Col 16: lines 20-24).

Consider **claim 9**, Del Castillo and Chen teach wherein said wireless receiver unit includes a read-only-memory having a stored program, said read-only memory in communication with the second central processing unit and executing upon detection of the data embedded in the video stream by the central processing unit of the base station (Del Castillo - Col 16: lines 20-32).

Consider claim 10, Del Castillo and Chen teach a random-accessmemory housed in the wireless receiver unit and in communication with the second central processing unit and allowing for temporary storage of instructions or data by the second central processing unit (Del Castillo - Col 16: lines 24-29).

Art Unit: 2623

Consider claim 11, Del Castillo and Chen teach a read-only-memory, a random-access-memory, a storage device and a bus housed in the wireless receiver unit, each of said read-only-memory, random-access-memory and storage device communicating with the second central processing unit through said bus (Del Castillo - Fig.2 shows the common method for interconnecting the elements of claim 11 is a system bus).

Consider **claim 12**, Del Castillo and Chen teach wherein at least one of said wireless receiver unit includes a visual indicia (Del Castillo - light source, col 8: lines 61-68).

Consider **claim 14**, Del Castillo and Chen teach wherein at least one said wireless receiver devices includes an audible indicia (Del Castillo - Col 8: lines 61-66).

Consider **claim 15**, Del Castillo and Chen teach wherein said indicia includes a speaker (Del Castillo - Speaker 43 – Fig.2; Col 8: lines 61-66).

Consider claim 16, Del Castillo and Chen teach wherein the wireless receiver devices are toys (Del Castillo - Col 1: lines 29-31; Col 8: lines 58-61).

Art Unit: 2623

Consider **claim 17**, Del Castillo and Chen teach wherein at least one of said wireless receiver devices includes visually perceptible movement indicia (Del Castillo - Col 11: lines 29-39).

Consider **claim 18**, Del Castillo and Chen teach wherein at least one said wireless receiver devices includes simulated speech indicia (Del Castillo - Col 11: lines 29-39; Col 16: lines 42-46).

Consider **claims 25 and 26**, Del Castillo teaches a system and method for providing human perceptible indicia (Col 8: lines 61-66 teach each controlled device includes a speech synthesizer, speaker, servo motors, and may include light and heat sources. *These are all human perceptible characteristics*) in synchronization with a video program (Col 6: lines 48-55), the system and method comprising:

- (a) means for embedding data into a broadcast signal of the video program (Video data encoder 76 Fig.8; Col 16: line 63 col 17: line 24);
- (b) means for transmitting the broadcast signal in communication with the means for embedding data into the broadcast signal (Col 17: lines 21-32);
- (c) means for receiving the broadcast signal from the means for transmitting the broadcast signal (Col 17: lines 21-32);
- (d) means for detecting the data embedded in the broadcast signal (Col 40-63);

Art Unit: 2623

(e) means for transmitting the detected data as received or in translated form (RF transmitter 96, antenna 98 – Fig.6; Col 15: lines 9-14, 26-51);

- (f) means for receiving the transmitted detected data at a plurality of destination locations remote from where the broadcast signal was received and the activation signal was transmitted (RF Receiver 67 Fig. 7; Col 7: lines 2-6, 13-15, 30-35 teaches multiple wireless receiver units. Col 8: lines 46-51 teaches the many different types of devices that can be used with this system);
- (g) means for receiving individually selected input selection criteria at each destination location (Col 7: lines 11-15; 20 Figs.1&2 establishes that the controller may be a computer system. Col 12: lines 18-20 teaches a user may enter commands and information into the computer. Col 8: lines 8-11 teaches a controller may select control data from user input and send the control data to a controlled device); and
- (h) means for selectively activating the indicia at one or more destination locations in response to the received detected data based upon selection criteria input at each destination location (CoI 9: lines 1-9 teaches in response to the control data from the controller, servos are actuated, input to speech is provided, and any of the end effectors of the device are actuated. CoI 12: lines 18-20 teaches a user may enter commands and information into the computer. CoI 8: lines 8-11 teaches a controller may select control data from user input and send the control data to a controlled device. The devices are activated and controlled based on the user input criteria that is sent along with the control signal).

Art Unit: 2623

Del Castillo does not explicitly teach means for selectively activating the indicia at one or more destination locations in response to the received detected data based upon selection criteria input at each destination location.

In an analogous art Chen teaches, means for selectively activating indicia at one or more destination locations in response to received detected data based upon selection criteria input at each destination location (Paragraph 0021, 0035; Paragraph 0022, 0036-0037).

Therefore, it would have been obvious to a person of ordinary skill in the art to modify Del Castillo's system to include means for selectively activating indicia at one or more destination locations in response to received detected data based upon selection criteria input at each destination location, as taught by Chen, for the advantage of enabling personal viewing or experience specifically selected for that individual (Chen - Paragraph 0016), providing a more scintillating experience further tailored user's needs.

5. Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Del Castillo (US 6,742,188) in view of Chen (EP 0 952,734 A2), and further in view of Yuen et al. (US 6,668,133).

Consider **claim 13**, Del Castillo teaches end effectors such as light sources on the controlled device (Del Castillo - Col 8: lines 64-66), but does not explicitly teach said indicia includes a flashing red light.

Art Unit: 2623

In an analogous art Yuen teaches, an indicia includes a flashing red light (332 – Fig. 15; Col 21: lines 47-50 teaches a flashing red light emitting diode that will flash when a signal is sent).

Therefore, it would have been obvious to a person of ordinary skill in the art to modify Del Castillo's system to include a flashing red light, as taught by Yuen, for the advantage of providing a more noticeable indicator to a user in order to grab their immediate attention. This would prove beneficial to both hearing, and hearing impaired subscribers for various applications such as indicating to them an alert of pending advertising, weather warnings, emergency broadcasts and program related events such as a two minute warning in a sports program.

Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any

Application/Control Number: 10/647,725 Page 13

Art Unit: 2623

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jason K. Lin whose telephone number is (571)270-1446. The examiner can normally be reached on Mon-Fri, 9:00AM-6:00PM, EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christopher Grant can be reached on (571)272-7294. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Jason Lin

11/08/2007

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